Exhibit 35



Document 33015-10

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William E. Longo, PH.D. September 17, 2021

Susan L. Bonnem

VS.

Walgreen, Co., et al.

IN THE CIRCUIT COURT OF COUNTY DEPARTMENT	F COOK COUNTY, ILLINOIS F - LAW DIVISION
SUSAN L. BONNEM,	
PLAINTIFF,	
vs.	In Re: Asbestos Litigation Calender J1
WALGREEN, CO., ET AL.,	Court No. 20 L 012414
DEFENDANTS.	

DEPOSITION OF WILLIAM E. LONGO, PH.D. TAKEN ON BEHALF OF THE DEFENDANTS
SEPTEMBER 17, 2021

Elizabeth A. Goodwin, RPR, IL-CSR, MO-CCR CSR No. 084.004310 CCR No. 831

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PageID: 222192
                    INDEX OF EXAMINATION
                                                                                              APPEARANCES
                                                                                   Attended Remotely: Plaintiff, represented by Mr. Michael Cooney (Mr. Charles Porretta, Mr. David Barrett and Ms. Judith Conway) of the law firm of Cooney & Conway, 120 North LaSalle Street Suite 3000,
          QUESTIONS BY MR. EWALD .....5
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          QUESTIONS BY MR. LARSON ......43
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 3
          QUESTIONS BY MR. ULLOA ......47
          QUESTIONS BY MS. MICHELAU .....78
                                                                                   Chicago, IL 60602.
                                                                                   Attended remotely: Walgreens Company, Jewell OSCO, represented by Ms. Amy Michelau, of the law firm
  4
          QUESTIONS BY MR. LARSON .....88
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                                                                                   of Barnes & Thornburg, LLP, One North Wacker Drive
 6
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                                                                                   Suite 4400, Chicago, IL 60606.
  7
          Exhibit 1, E-mail chain, July 22, 2021 (K. ......9
                                                                             7
                                                                                         Attended remotely: Revlon, Inc., represented
                   Molyneaux to M. Cooney)
                                                                                   by Mr. Edward R. Ulloa, of the law firm of Hawkins
Parnell & Young, LLP, 445 South Figueroa Street, Suite
                                                                            8
 8
          Exhibit 2, E-mail chain, July 22, 2021 (M. .....12
                   Cooney to J. Cunningham)
                                                                                   3200 , Los Angeles, CA 90071.
Attended remotely: Whittaker, Clark and
          Exhibit 3, MAS Invoice 7/26/21 ......15
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          Exhibit 3, Testing results ......52
                                                                                   Daniels, Inc, represented by Mr. Chris Larson, of the
                                                                                   law firm of Heyl, Royster, Voelker & Allen, 300
10
                   (Mr. Ulloa's exhibit)
                                                                           11
                                                                                   Hamilton Boulevard, Peoria, IL 61601.
          Exhibit 4, MAS chart of J&J testing, 8/7/21 .....21
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                                                                                        Attended remotely: Johnson & Johnson,
                   Reliance and Reviewed Documents
                                                                           1.3
                                                                                   Johnson & Johnson Consumer Companies, Inc.
                                                                                   represented by Mr. H. Patrick Morris, of the law firm of Johnson & Bell, 33 West Monroe Street Suite 2700,
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          Exhibit 6, Dr. William Longo's Selected .......23
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                   Reference and Reliance Materials
                                                                                   Chicago, IL 60603.
13
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14
                                                                                   Attended remotely: Johnson & Johnson, Johnson & Johnson Consumer Companies, Inc.
15
                (Exhibit 1-7 marked by Mr. Ewald attached to
                                                                            16
                                                                                   represented by John Ewald, of the law firm of King &
         transcript. Exhibit 3 marked by Mr. Ulloa retained by
16
                                                                                   Spalding, 1180 Peachtree Street NE, Atlanta, GA 30309.
17
         Mr. Ulloa.)
                                                                                   Attended Telephonically: Kerr Corporation, represented by Mr. Richard P. Tauras, of the law firm of Swanson, Martin & Bell, LLP, 330 North Wabash Suite
                                                                            18
18
19
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2.0
                                                                                   3300, Chicago, IL 60611.
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           IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
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                                                                                          IT IS HEREBY STIPULATED AND AGREED by and
              COUNTY DEPARTMENT - LAW DIVISION
                                                                             2
                                                                                   between counsel for the Plaintiff and counsel for the
 2
                                                                            3
                                                                                   Defendants, that this remote deposition may be taken
       SUSAN L. BONNEM,
 3
                                                                                   in shorthand by Elizabeth A. Goodwin, a Registered
                                                                             4
             PLAINTIFF,
 4
                                                                             5
                                                                                   Professional Reporter, Illinois Certified Shorthand
                                                                                   Reporter, No. 084.004310, and Missouri Certified Court
                                                                             6
 5
                         ) In Re:. Asbestos
       VS
                                                                             7
                                                                                   Reporter, No. 831, and afterwards transcribed into
                        ) Litigation Calender J1
                                                                             8
                                                                                   typewriting, and the signature of the witness is
 6
                        ) Court No. 20 L 012414
                                                                             9
                                                                                   waived by agreement of counsel and the witness.
       WALGREEN, CO., ET AL., )
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                                                                                                    0-0-0
                                                                            11
                                                                                          COURT REPORTER: Doctor, would you raise
 8
             DEFENDANTS.
                                                                            12
                                                                                   your right hand, please?
 9
10
                                                                            1.3
                                                                                             WILLIAM E. LONGO, PH.D.,
11
                                                                            14
                                                                                   of lawful age, being produced, sworn, and examined on
12
              REMOTE DEPOSITION OF WILLIAM E. LONGO,
                                                                            15
                                                                                   the part of the defendants, and after responding "Yes,
13
       PH.D., produced, sworn, and examined on behalf of
                                                                            16
                                                                                   I do" to the oath administered by the court reporter,
       Defendants, SEPTEMBER 17, 2021, between the hours of
14
15
       9:00 (CT) in the forenoon and 11:40 (CT) in the
                                                                           17
                                                                                   deposes, and says:
       forenoon of that day, via Zoom, before Elizabeth A.
16
                                                                                              * * * * * * * * * * * *
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17
       Goodwin, RPR, CSR NO. 084.004310, CCR No. 831.
                                                                           19
                                                                                                 [EXAMINATION]
18
                                                                                      BY MR. EWALD:
                                                                           20
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20
                                                                                      Q Dr. Longo, for the record, where are you
                                                                           21
21
                                                                           22
                                                                                   today?
22
                                                                           23
                                                                                      A In my conference room at MAS.
2.3
                                                                            2.4
                                                                                      Q And is there anyone in the room with you?
24
                                                                   3
                                                                                                                                              5
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EXAMINATION BY MR. EWALD

need to write it down or put it in there, but I did --1 Q I was referring to the trial, not the 2 2 I did take notice of it. And those are my opinions deposition, right? 3 about any potential exposure from those two products. 3 A No. The trial was -- I think I was there 4 Q We talked about the exposures relating to 4 four days, four-and-a-half days. And I think some of 5 5 cosmetic talc, and we've talked about whether or not that had to do with the fact that the court was over 6 6 at 1:30 in the afternoon. It was one-and-a-half days there were any exposures to asbestos at the -- when 7 7 she was a dental assistant. Have you identified any on direct and Mr. Dubin (phonetic) did a very thorough 8 8 other potential exposures to asbestos that Ms. Bonnem job over his two days or so. 9 9 MR. LARSON: I'm sorry to interrupt. This 10 A I didn't see any -- any -- I didn't see that 1.0 is Chris Larson. 11 she would have had any significant exposure. There 11 Could you spell the name of that case? 12 was very little remodeling, if I remember right. You 12 MR. EWALD: Sure. Yeah. It's Prudencio, 13 know, construction of the various places she lived. I 13 P-r-u-d-e-n-c-i-o, out in California. 14 14 saw the conflict about the -- her doctor's notes that MR. LARSON: Thank you. 15 1.5 MR. EWALD: No problem. I guess her boyfriend, at the time -- somewhere the 16 doctor wrote down that, you know, he would have been 16 Q (By Mr. Ewald) And are you aware that 17 removing or install -- removing thermal insulation. 17 Dr. Sanchez testified in that Prudencio matter after 18 18 And Susan said her husband, boyfriend, husband, you gave testimony? 19 only -- boyfriend, only worked in a vitamin 19 A Yes. 20 20 manufacturing plant, and he worked on machinery. And Q And have you reviewed Dr. Sanchez's trial 21 she does not understand how that information could 21 testimony in the Prudencio case? have been transmitted to the doctor cause that's not 22 A I have not. 22 23 anything he would have done. So we have two 23 Q Have you reviewed any reports -- withdrawn. 24 conflicting opinions. 2.4 Are you aware of Dr. Sanchez's discussion in 30 1 the context of your -- MAS's POM Colorado School of 1 I can't make a decision on that, you know, one way or another. If the -- if he had been removing 2 2 Mines' analysis of the need for white balancing in the 3 asbestos-containing thermal insulation in products, 3 photographs taken of that analysis? Have you heard 4 4 obviously, and brought his clothes home, obviously, anything about that? 5 there would have been exposure. 5 A I heard about the white balancing. 6 6 Q And before you get there, where did you hear If he worked in a vitamin plant just to make 7 sure the machines were running correctly, then, no. 7 about it? 8 That would have to be up to the jury to decide. 8 A Mr. Satterley told me. 9 9 Q Okay. Q Apart from reviewing the deposition 10 transcripts of Ms. Bonnem, did you conduct any 10 A He said that he had criticism on the white 11 additional investigation into potential exposures for 11 balancing, that the colors were off on the 12 asbestos? 12 photographs, and that he still sticks by his opinion 13 A No, I didn't feel I had to. The 13 that I misidentified fibrous talc. He acknowledged 14 14 depositions -- in the depositions, the discovery that the refractive indices for the -- for the 15 portions of the depositions, the -- I felt that the 15 chrysotile was in the range that's expected, and that 16 defense attorneys did an excellent job in exploring 16 the error was in that the colors were wrong, the 17 all aspects of potential exposure. I'm not sure what 17 wavelengths assigned to the various dispersion colors 18 else I could do. 18 were wrong. 19 19 Q Dr. Longo, you testified for a number of The white balancing is unclear, that's not 20 days in the Prudencio case, right? 20 done with the camera. It's -- the white balancing 21 21 A Only four-and-a-half. is -- is done when you line up -- you line up the 22 2.2 Q And I said -- so, the record's clear, we're Köhler -- first thing you do with the PLM scope is you talking about testifying at -- you know what I meant. 23 23 line it up so you have the -- they call it the Köhler 24 A Yes, I know what you meant. 24 optics so there's really no white balancing. It's --31 33

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EXAMINATION BY MR. EWALD

that was kind of out -- to us, kind of out of left 1 balance the camera. 2 2 Q And since hearing about Dr. Sanchez's 3 3 testimony about white balancing from Mr. Satterley, The system we have now, the cameras are 4 auto -- you know, the microscope and everything and 4 have -- has anyone at MAS conducted any, I guess, 5 5 stuff is all automated. And as for looking at colors experiments to see what would happen if you used the 6 of a photo -- off a photograph, very rarely do you get 6 white balancing on the PLM images of dispersion 7 7 the dispersion colors on the photograph to be exactly staining? 8 the same as what you see in the microscope and now on 8 A No. 9 the monitor. So, you are -- the dispersion colors are 9 It's -- it's unclear how you make that --10 10 only as good as your color copier. So these were -you make that observation that it's not white balanced 11 his criticisms were not anything that I thought was 11 when you're looking at dispersion staining 12 authoritative or caused me to have any thoughts about 12 photographs. It's -- you know, I don't know that. 13 13 what we're identifying as Chrysotile. Maybe Dr. Sanchez, you know, is just ignorant of it, 14 Q So, I wasn't clear from that answer on -- at 14 and maybe Dr. Sanchez can explain that further maybe 15 least one part, which is, are you stating that your 15 at his next deposition. 16 PLM microscope uses a white balance to correct the 16 Q All right. You also recently testified at 17 white source of the image or not? 17 trial in the Johnson case, right? 18 18 A Well, the microscopes we used in the past, A Yes, sir. 19 no. You just lined it up and, you know, made sure you 19 Q And I want to just ask you this morning 20 20 have the -- the light going through the apertures as about one piece of testimony. And it was --21 it's supposed to. The new ones do, but it's not 21 potentially, you said you don't get fibrous talc something that's necessary because it's got LED 22 22 unless you have asbestos amphiboles or chrysotile in 23 lights, and you can't -- and you can't make a 2.3 the mine. Does that sound familiar? 2.4 determination. No -- no PLM microscopist would try to 2.4 A Yes. 34 36 1 1 determine the actual wavelengths of the dispersion Q And at first, can you explain a little bit 2 colors by looking at a photograph. You can get in the 2 more what you mean by that; and, if you don't mind, 3 general area because you don't -- they're never 3 what you are relying on for that opposition? 4 4 reproduced to the level of what you see in the A The transformation of amphibole asbestos 5 microscope. So, it's not something that you should --5 into fibrous talc is a metamorphic procedure, you 6 that's done. So, what his -- his criticism, you know, 6 know, geologically. That -- so that over time, and 7 didn't -- I did not find it very authoritative to 7 again, as I'm routinely reminded in trial, I'm not a 8 suggest that something was amiss with our 8 geologist, I just read some of the papers, that 9 9 identification of the chrysotile. fibrous talc is not a naturally-forming talc geometry 10 Q And so, if I'm understanding your testimony, 10 when it all formed on how many billions of years ago. 11 your current PLM microscope has the ability to correct 11 And we routinely find things like in a half 12 the white balance but is not something that you 12 chrysotile, half talc, or some portion of 13 13 believe is necessary? anthophyllite in fibrous talc or some portion of 14 A Correct. 14 tremolite in fibrous talc. 15 If you're not doing -- if you're not using 15 So, in order to have fibrous talc, you have 16 16 polar -- you know, the dispersion's staining as long to have some asbestiform amphibole to go through the 17 as it's lined up properly. Now if you're using that 17 metamorphic process. At least that's what's in the 18 microscope for something else without any cross polars 18 scientific papers. I think Bevlin (phonetic) wrote 19 and you wanted to adjust the white background, yes, 19 about that. You know, these transitional fibers, that 20 you can do something with it, but it's not necessary. 20 some people like to call them, are not formed that 21 21 And nobody's even heard of that that I've asked -- you way. It's a metamorphic process over time. 22 22 know, I've asked my group here, and nobody has even Q You identified in your answer Bevlin. Are 23 23 heard of that for dispersion staining it in polarized there any other sources you rely on for that 24 light microscopy that you have to go in and white 24 proposition? 35 37

1	cell to build the virus particle. It only builds one	1	Elizabeth, thank you. We will waive
2	thing, and those are those little spikes.	2	signature for this.
3	This technology was developed over 12 years	3	(Whereupon signature was waived, and
4	ago for the SARS, and it was tested, and they were	4	the deponent was excused.)
5	ready to go. And they did, you know, started doing	5	(Exhibits from Mr. Ewald were attached
6	populations of people and SARS went away, so it was	6	to the transcript.)
7	shelfed.	7	
8	When this hit, they pulled it back out. And	8	
9	the only new technology they've had is the vax that	9	
10	they grow up the bacteria. Most of your reaction	10	
11	unless you unless you have high-allergic problems	11	
12	where you have to carry an EPI pen, and even then	12	
13	they'll make you wait 15 minutes to see if you start	13	
14	going into anaphylactic shock or not, and then they	14	
15	just give you an injection and you're fine. There's	15	
16	no side effects. There's no lasting anything.	16	
17	Q Right.	17	
18	A The amount of misinformation on the web is	18	
19	just mind boggling to me.	19	
20	Q All right.	20	
21	A If you haven't had it, please go get it.	21	
22	Please.	22	
23	Q And you would recommend that those who are	23	
24	not vaccinated get it from any of the companies that	24	
	σ		
	90		92
1	manufacture; meaning, Pfizer, Moderna or J&J, right?	1	REPORTER CERTIFICATE
2	A Yeah, it didn't matter to me who what was	2	I, Elizabeth A. Goodwin, RPR, MO-CCR,
3	available when I went and could. It just so happens		IL-CSR, do hereby certify that there came before me
4	it was one of the two. And the only time I had a	3 4	via ZOOM,
5	reaction was the second shot. I knew that was going	5	WILLIAM E. LONGO, PH.D.,
6	to happen because I still had antibodies from when I	6	who was by me first duly sworn; that the witness was
7	was sick. So, you'll I felt like I was coming down	7	carefully examined, that said remote deposition was reported by myself, translated and proofread using
8	with the flu. I had a 100-degree temperature that		computer-aided transcription, and the above transcript
9	5 .	8	of proceedings is a true and accurate transcript of my
	started that night. By the next morning, I felt fine.	9	notes as taken at the time of the remote deposition of this witness.
10	Q And you would trust any of the three	10	I further certify that I am neither attorney
11	company's vaccine, correct?		nor counsel for nor related nor employed by any of the
12	A Absolutely.	11	parties to the action in which this remote deposition is taken; further, that I am not a relative or
13	Q Okay. That's all I have, thanks a lot.	12	employee of any attorney or counsel employed by the
14	A You're welcome.		parties hereto or financially interested in this
15	MR. COONEY: All right. Now I think that's	13 14	action. Dated this 19th day of September 2021
16	everybody.	15	Dated this 19th day of September, 2021.
17	Dr. Longo, thank you very much for your time	16	
18	today.	17	ELIZABETH A COODIMIN DDD MO CCD II CCD
19	THE WITNESS: Thank you. I'd like to just	17 18	ELIZABETH A. GOODWIN, RPR, MO-CCR, IL-CSR
20	thank the attorneys that were doing discovery for	19	
21	acting professional. It always makes it a better	20	
22	process when we are all professional to each other.	21 22	
	MR. COONEY: Couldn't agree more. Thank	23	
23		23	
23 24	you, Doctor.	24	